## IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF NORTH CAROLINA

CHRISTOPHER ANTONIO KELLY,	)	
Petitioner,	)	
	)	1:24CV687
v.	)	1:11CR257-1
	)	
UNITED STATES OF AMERICA,	)	
	)	
Respondent.	)	

## RECOMMENDATION AND ORDER OF UNITED STATES MAGISTRATE JUDGE

Petitioner, a federal prisoner, has submitted a Motion (Docket Entry 91) to vacate, set aside, or correct sentence pursuant to 28 U.S.C. § 2255. This Motion cannot be further processed because court records reveal that Petitioner previously attacked the same conviction and sentence in a prior § 2255 motion [No. 1:16CV843]. Consequently, Petitioner must move in the United States Court of Appeals for the Fourth Circuit for an order authorizing this district court to consider the current Motion, as required by 28 U.S.C. § 2255 and 28 U.S.C. § 2244. See AO 243 (MDNC 10/07), Instructions, ¶ (4) (copy enclosed). Because of this pleading failure, this particular Motion should be filed and then dismissed.

IT IS THEREFORE RECOMMENDED that this action be filed and then dismissed sua sponte for failure to obtain certification for this § 2255 application by filing a Motion for Authorization in the court of appeals as required by 28 U.S.C. §§ 2255 and 2244 and Fourth

Circuit Local Rule 22(d).

IT IS THEREFORE ORDERED that the Clerk send Petitioner a copy of this

Recommendation, instruction forms for filing § 2255 motions in this Court and Motions for

Authorization in the court of appeals, and four copies of § 2255 motion forms (more copies

will be sent on request). Petitioner should keep the original and two copies of the § 2255

motion which can be submitted in this Court if Petitioner obtains approval from the Fourth

Circuit. There being no substantial issue for appeal concerning the denial of a constitutional

right affecting the conviction nor a debatable procedural ruling, a certificate of appealability

should not issue.

This, the 20th day of August, 2024.

/s/ L. Patrick Auld

L. Patrick Auld

**United States Magistrate Judge**